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11 **19!:-@98!\*#8) #9 1**

12 **Attorneys for Defendants COUNTY OF SANTA CRUZ  
ERRONEOUSLY SUED AS THE SANTA CRUZ COUNTY SHERIFF'S  
DEPARTMENT AND THE SANTA CRUZ COUNTY HEALTH SERVICES AGENCY**

13  
14 UNITED STATES DISTRICT COURT  
15 NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

16  
17 MARLENE HENDERSON, THE ESTATE  
18 OF EDYTH HENDERSON, and THE  
ESTATE OF JOSEPH HENDERSON,

Case No. CV 14-03544 RMW

19 Plaintiff,  
20 v.  
21 COUNTY OF SANTA CRUZ, THE  
22 SANTA CRUZ COUNTY SHERIFF'S  
23 DEPARTMENT, THE SANTA CRUZ  
COUNTY HEALTH SERVICES AGENCY,  
and DOES 1 THROUGH 25, INCLUSIVE

STIPULATION RE: CONTINUATION  
OF ADR COMPLETION DATE;  
[ ] ORDER

22 Defendants.

1           **STIPULATION RE: CONTINUATION OF THE ADR COMPLETION DATE**

2           Plaintiffs MARLENE HENDERSON, THE ESTATE OF EDYTH HENDERSON, and THE  
3 ESTATE OF JOSEPH HENDERSON (“Plaintiffs”) and Defendants, the COUNTY OF SANTA  
4 CRUZ and its COUNTY SHERIFF’S DEPARTMENT and its HEALTH SERVICES AGENCY  
5 (“Defendants”) submit the following stipulation and proposed order continuing the deadline for  
6 completion of Court-Ordered ADR in this matter as follows:

7           WHEREAS, Plaintiffs and Defendants have voluntarily stayed this matter as a result of the  
8 pending criminal case entitled *People of the State of California v. James Roland Henderson*, Santa  
9 Cruz Superior Court Case No. F25036 (this is the pending criminal action against James Henderson  
10 involving the two alleged murders which form the basis of the civil case before this Court);

11          WHEREAS, no discovery has been undertaken by the parties in light of the stay;

12          WHEREAS, the next Case Management Conference is set for July 17, 2015, to address the  
13 status of the criminal case against James Henderson;

14          WHEREAS, the current Court-Ordered ADR (mediation) with Ms. Margaret Corrigan, Circuit  
15 Mediator at the Ninth Circuit Court of Appeals Circuit Mediation Office has a completion date of  
16 June 15, 2015;

17          WHEREAS, no meaningful mediation can occur by June 15, 2015, in light of the current case  
18 status and stay.

19          **THEREFORE**, the Plaintiffs and Defendants stipulate and respectfully request as follows:

- (1) 20       That the ADR completion date of June 15, 2015, be vacated; and  
21       That the ADR completion date be re-set at a later date after any stay of this action has been lifted or  
22 otherwise resolved.

23       IT IS SO STIPULATED.

24       Respectfully submitted this 29th day of May, 2015.

1 Dated: May 29, 2015

LAW OFFICE OF MICHAEL J. CURLS

2 /s/ Submitted with permission

3 Michael J. Curls, Esq.  
4 Nichelle D. Jones, Esq.

5 *Attorneys for Plaintiffs Marlene  
6 Henderson, The Estate of Edyth  
Henderson, and the Estate of Joseph  
Henderson*

7 Dated: May 29, 2015

DANA MAUREEN MCRAE  
8 County Counsel, County of Santa Cruz

9 /s/ Submitted with permission

10 Jordan Sheinbaum, Esq.

11 *Attorneys for Attorneys for Defendants  
12 County of Santa Cruz erroneously sued as  
The Santa Cruz County Sheriff's  
Department and The Santa Cruz County  
13 Health Services Agency*

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15

16 PURSUANT TO STIPULATION, IT IS SO ORDERED.

17

18 DATED: \* #8) #9

19 By: Ronald M. Whyte  
20 Hon. Ronald M. Whyte  
United States District Judge  
Northern District of California